UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

Paul	ine Ulrick))	
		Case No.	3:12-cv-1247
Dolg	y. gencorp, LLC d/b/a Dollar General	Corporate (Disclosure Statement
tatem ompa ompl	Pursuant to the Corporate Disclosure S Criminal Rule 16.2: Any non-government identifying all its parent, subsidiary at any that owns 10% or more of the party' laint, answer, motion, response or other partion to disclose any changes will be contained. In compliance with those provisions, the	ental corporate party nd other affiliate corp s stock. A party mus- pleading in this Court inuing throughout the	to a proceeding must file a orations and listing any publicly held till the statement upon filing a typical whichever occurs first. The e pendency of the case.
	Defendant Dolgencorp, LLC d/k	o/a Dollar General	
l.	Is said party a parent, subsidiary or other affiliate of a publicly owned corporation?		
	Dolgencorp, LLC is a wholly owned subsidiary of Dollar General Corp., which is publicly traded. Defendant Dolgencorp, LLC did not actually employ Plaintiff. Instead, Plaintiff was employed by Dolgen Midwest, LLC, which, through intermediary companies, also is owned by Dollar General Corp. Kohlberg Kravis & Roberts, L.P. owns more than 10% of Dollar General Corp. and is also publicly traded. Is there a publicly owned corporation, not a party to the case, that has a financial interest in the outcome?× Yes No.		
	If the answer is Yes, list the identity of such corporation and the nature of the financial interest:		
	See Answer to No. 1.		
	/s/Robert E. Dezort (0059688)	May 1	7, 2012
	(Signature of Counsel)	(Date)	Andrew is the substitute of the substitute of the second of the second of the substitute of the substi